

FRATERNAL MEETINGS

POLYNESIA ENCAMPMENT,
NO. 1, I. O. O. F.

Meets every first and third FRIDAY of the month at 7:30 p. m., in Odd Fellows' Hall, Fort street. Visiting brothers cordially invited to attend.
PAUL SMITH, C. P.
L. L. LA PIERRE, Scribe.

EXCELSIOR LODGE NO. 1,
I. O. O. F.

Meets every TUESDAY evening at 7:30, in Odd Fellows' Hall, Fort street. Visiting brothers cordially invited to attend.
B. F. LEE, N. G.
L. L. LA PIERRE, Secretary.

PACIFIC REBEKAH LODGE,
NO. 1, I. O. O. F.

Meets every second and fourth Thursday, at 7:30 p. m., Odd Fellows' Hall, Fort street. Visiting Rebekahs are cordially invited to attend.
FLORENCE LEE, N. G.
JENNY JACOBSON, Sec'y.

OLIVE BRANCH REBEKAH
LODGE NO. 2, I. O. O. F.

Meets every first and third Thursday, at 7:30 p. m., in Odd Fellows' Hall, Fort street. Visiting Rebekahs are cordially invited to attend.
AGNES DUNN, N. G.
THORA OSS, Secretary.

OCEANIC LODGE NO. 371,
F. & A. M.

Meets on the last Monday of each month, at Masonic Temple.
Visiting brethren and members of Hawaiian and Pacific are cordially invited to attend.
C. G. BOCKUS, W. M.

LEAHI CHAPTER NO. 2,
O. E. S.

Meets every third Monday at 7:30 p. m., in the Masonic Temple, corner of Alakea and Hotel streets. Visiting sisters and brethren are cordially invited to attend.
EMMA LONGSTREET RICH CRABBE, P. W. M., Secretary.
MARY E. BROWN, Worthy Matron.

LEI ALOHA CHAPTER,
NO. 3, O. E. S.

Meets at the Masonic Temple every second Saturday of each month, at 7:30 o'clock p. m. Visiting sisters and brethren are cordially invited to attend.
MARGARET HOWARD, W. M.
MARGARET LISIMAN, Sec'y.

LADIES' AUXILIARY,
A. O. H., DIVISION NO. 1.

Meets every first and third Tuesday, at 8 p. m., in C. B. U. Hall, Fort street. Visiting sisters are cordially invited to attend.
MRS. M. COWES, Pres.
MARGARET K. TIMMONS, Sec'y.

HAWAIIAN TRIBE NO. 1,
I. O. R. M.

Meets every second and fourth FRIDAY of each month, in I. O. O. F. Hall. Visiting brothers cordially invited to attend.
W. C. MCCOY, Sachem.
A. E. MURPHY, C. of R.

WILLIAM MCKINLEY
LODGE, NO. 8, K. of P.

Meets every SATURDAY evening at 7:30 o'clock, in Harmony Hall, King street. Visiting brothers cordially invited to attend.
MERLE M. JOHNSON, C. C.
E. A. JACOBSON, K. of R. & S.

HONOLULU TEMPLE NO. 1,
RATHBONE SISTERS.

Meets every 2nd and 4th Monday, at Knights of Pythias' Hall, King street. All visitors cordially invited to attend.
IWALANI K. DAYTON, M.E.C.
GRACE O'BRIEN, M. of R.C.

HONOLULU LODGE 616,
B. P. O. E.

Honolulu Lodge No. 616, B. P. O. E., will meet in their hall, on Miller and Beretania streets, every Friday evening. By order of the E. R.
HARRY H. SIMPSON, Secy.
HARRY E. MURRAY, E. R.

COURT CAMOES,
NO. 8110, A. O. F.

Meets every 2nd and 4th Tuesday of each month at 7:30 p. m., in San Antonio Hall, Vineyard street. Visiting brothers cordially invited to attend.
A. K. VIERRA, C.R.
M. C. PACHECO, F.S.

HONOLULU HARBOR NO. 54,
A. A. OF M. & P.

Meets on first and third Sunday evenings of each month, at 7 o'clock, at K. of P. Hall. All sojourning brethren are cordially invited to attend.
By order Worthy Captain,
F. MOSHER,
FRANK POOR, C.C.

HONOLULU AERIE 140,
F. O. E.

Meets on 2nd and 4th Wednesday evenings of each month at 7:30 o'clock in K. of P. Hall, King street. Visiting Eagles are invited to attend.
SAM'L McKEAGUE, W.P.
H. T. MOORE, Sec'y.

THEODORE ROOSEVELT,
Camp No. 1, U. S. W. V.

Department Hawaii.
Meets every 1st and 3rd Wednesday, Waverley Block, corner Bethel and Hotel, at 7:30 p. m. Visiting comrades cordially invited to attend.
H. T. MOORE, Comd'r.
R. H. LONG Adjutant.

AH YIN SUES
HIS FATHER

Wants an Accounting of Trust--License Mandamus.

Ah Yin has brought a bill for accounting against his father, L. Ah Leong. He says he was born September 23, 1885, and is the eldest son of the respondent. Among other allegations he makes in detail are the following:

On December 20, 1887, Lewai Kaiama became the lessee of government land on the south corner of Richards and Queen streets, containing an area of 6080 square feet. Lewai Kaiama on July 31, 1889, executed to Thomas R. Foster a mortgage of parcels of land and of the lease aforesaid. This mortgage was foreclosed and at the sale thereunder, on May 11, 1892, L. Ah Leong, as trustee for complainant, became the purchaser of the lease for its unexpired term of eight years seven months nineteen days, together with the improvements on the land. Immediately after the delivery of the deed, respondent took possession of the leasehold and had its care and management up to December 31, 1900, and while in such possession as trustee for complainant received large sums of money as rents, aggregating upward of \$8000. The true amount is unknown to complainant, but lies within the knowledge of respondent.

On December 31, 1900, the lease terminated and respondent delivered up the possession of the land to the Government of the Territory. Since reaching his majority on September 23, 1905, complainant has on various occasions demanded of respondent an account of the care and management of the leasehold, and of his receipts and disbursements regarding it, but respondent has at all times wholly refused to account to complainant as he ought to do. The account is open, unpaid and unsettled and its nature is such that it can not be conveniently and properly adjusted and settled in an action at law and can only be properly taken in a court of equity.

Wherefore the prayers of complainant are that respondent may be summoned and decreed to make a full discovery of all that he has received as trustee for complainant and of the charges he has against complainant on the property; that the amount due and payable to complainant may be ascertained, and that respondent pay to complainant the net receipts which are now in his hands, and that complainant may be awarded his costs, etc.

Frank Andrade is attorney for complainant.

MANDAMUS SUIT.

C. W. Ashford, attorney for the Kauai Wine and Liquor Co., Ltd., yesterday afternoon carried out his declared purpose of the day before, published in yesterday's Advertiser, by bringing a mandamus suit against A. J. Campbell, Treasurer of the Territory, to compel him to issue two liquor licenses, wholesale and retail respectively, to his client the corporation above-named.

The Treasurer had disregarded the liquor company's ultimatum, contained in its attorney's letter of the 5th inst., calling on him to issue the desired licenses "at or before 10 o'clock in the forenoon of Friday, the 6th day of July, 1906." Hence the suing out of the writ of mandamus.

The writ is returnable before a judge of the Circuit Court at 11 o'clock this morning.

Treasurer Campbell has refused to issue the licenses until he has been satisfied on two points—one of fact and one of law. The question of fact is whether the applicant has the proportion of its authorized capital paid in which the law requires before a corporation can do business. The question of law relates to the responsibility of the company for the conduct of its president, Charles B. Hall, while its manager before incorporation. He outlawed himself from holding a liquor license by violating that condition which forbids the selling of liquor to minors. Hall was convicted of selling liquor to a minor, his conviction in the District Court being sustained by the Supreme Court.

OLD PALAWAI CASE.

Judge Lindsay assigned the accounting suit of Hayselden vs. Pain and Neumann to Judge De Bolt. This case is an old one, arising out of the affairs of the unfortunate Palawai Development Co.

ANCIENT
ORDER HIBERNIANS,
DIVISION NO. 1.

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P. QUINN, Sec'y.

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Rheumatism, Bruises, Sprains, Tired Feeling and other Ailments QUICKLY RELIEVED.
444 King Street, Palama.
Phone White 1351.

FORD SEEKS
DAMAGES

Sues Oceanic Company for \$5190 for False Imprisonment.

Thomas Joseph Ford has brought a libel in admiralty against Oceanic Steamship Company for \$5190 damages on account of false imprisonment.

Libelant shows that he is about 32 years of age and an unmarried man. His occupation for a long time has been that of a marine fireman, he at present having no other source of income than his wages from such occupation. For a long time past his average wages were \$40 a month besides board and lodging valued at \$20 a month.

As cause of action Ford states that while the libelee's steamer Ventura, on which he was article as a marine fireman, was in this port, from San Francisco on her voyage to Sydney, on June 28, the libelee did falsely, wrongfully, unlawfully and without any reasonable or probable cause or lawful authority therefor, seize and arrest the libelant on board the Ventura, and compel him to leave the vessel, and had him removed from the vessel and confined in prison in Honolulu. He was confined there for a period beginning on Thursday, June 28, and ending on Tuesday, July 3. No cause existed for his arrest and he did not regain his liberty until discharged upon his writ of habeas corpus by Judge De Bolt.

While he was imprisoned the Ventura sailed away on her voyage, taking with her all of libelant's clothing and personal effects, the value of which was about \$50, and further libelee paid him no wages, so that he was left without clothing or money in a country in which he was a stranger.

"This libelant further shows," the complaint runs, "that the aforesaid arrest and imprisonment was without legal process or color thereof, and not in due course of law, and that the course and conduct of said libelee as aforesaid was in wanton and reckless disregard of the rights of this libelant and wholly without excuse or justification of law."

"The libelant shows that by reason of all the premises, and by reason of said arrest and imprisonment, and by reason of the deprivation of his liberty and the hardships, privations, humiliation and disgrace which he has undergone, he has suffered and sustained damages in the sum and amount of five thousand dollars (\$5000) in lawful money of the United States, together with the value of clothing lost as aforesaid, and together with the sum and amount of wages lost as aforesaid, and board and lodging of the reasonable value as aforesaid, all amounting in the aggregate to the full sum of five thousand one hundred and ninety dollars (\$5190) in lawful money of the United States."

George D. Gear and J. J. Dunne are proctors for libelant.

SAILOR COMES OUT
SHORT ON CLAIM

Judge Dole gave a decision yesterday on the libel of Frank Le Courier against the American ship Hawaiian Isles, in which \$10,000 damages were claimed for personal injuries sustained by libelant while obeying an ill-considered order of the first mate, as it was alleged. An award of \$30 for medical attendance is made, in addition to which libelant is to be paid, on computation of the commissioner, the cost of his board and lodging while disabled. Costs are taxed against libelant and will probably eat up the judgment.

It is held by the court that, while the evidence about the circumstances of the accident is conflicting, the ship can not be held liable for the wrongdoing of the first mate, who is a fellow-servant of libelant, unless his acts were done with the knowledge and connivance of the master. The ship is accountable for the care and medical attendance required by one of its seamen injured while performing his duties.

Geo. A. Davis appeared for the sailor, and A. G. M. Robertson for the ship.

COMPLAINS OF
QUALITY OF FRUIT

Editor Advertiser: Honolulu is being supplied with the poorest quality of fruit that the writer has ever seen placed on the market, practically all of it being picked so green that it never matures its flavor or becomes a sound article of diet.

There is, in my opinion, but one remedy for this condition, to wit: absolute refusal on the part of consumers to purchase fruit of this character, coupled with plain statements to dealers of the reasons for not purchasing. On the other hand, in order that loss to dealers may not occur, it would be necessary for them to take their orders for ripe fruit in advance of delivery, and this they would have no difficulty in doing.

The writer, as an example of many, would be a regular consumer of alligator pears, figs, mangoes, etc., if he could place his orders for properly ripened fruit, while under present conditions he seldom purchases the immature, sour, acid, insipid or otherwise objectionable product offered by peddlers and fruit stands.

Begin the reform by refusing to purchase such stuff and stating to dealers the reasons for not purchasing.

A. P. W.

TO ENFORCE
SEWER ACT

Attorney-General Peters Will Begin Suits at Once.

A conference has been held between Governor Carter and Attorney-General Peters relative to the enforcement of the Sewer Rate Act of 1904, which has never been enforced, but which it is proposed shall be.

There have accumulated under the act delinquent taxes that are now estimated to foot up something like twenty thousand dollars. The act gives District Magistrates power of enforcement, and it is the purpose of the Attorney-General at once to institute proceedings before the District Magistrate in Honolulu against such delinquents as Clarence Cooke, the Bank of Hawaii, the Bishop Estate, the Honolulu Iron Works, the Rapid Transit Company and other wealthy property owning individuals and corporations, permitting the small owners and poorer people to come into the actions later.

These suits will be pressed to a conclusion as rapidly as possible, and incidentally, of course, the validity of the law itself will be tested. The Sewer Act was passed by the Legislature of 1904, going into effect the following year. It is an act relating to garbage and sewerage in Honolulu, and after providing that it shall be the duty of the Superintendent of Public Works, conforming to the requirements of the Board of Health, to have direction of all such matters, says:

"The rates of charges for such service, and for the use of the sewer shall be fixed from time to time by the Superintendent, subject to the approval of the Governor, and shall be reasonably approximate to the cost of work done and material used. Rates of charges for sewer use shall be fixed, as nearly as reasonably may be, so that the entire yearly receipts for sewer use shall not exceed the total yearly cost of maintaining and repairing the sewers, together with the early interest on the bonds representing the cost of the sewer system."

The rates have been fixed, but have never been collected. This has been largely because of a press of business in other directions on the several departments. Now, the Attorney-General proposes to see that the act is enforced, and proceedings will be instituted at once.

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CARS A SNAP SEE
PASS THE MORGAN
DOOR PENSACOLA STREET.
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THIS DAY

Auction Sale

Saturday, July 7, 1906.

POSTPONED SALE

Large pieces of Land, Kona, Hawaii,
at my rooms,
12 O'CLOCK NOON.

JAS. F. MORGAN,
AUCTIONEER.

REMEMBER LAND SALE, JULY 21.

Auction Sale

Monday, July 9, 1906,

10 O'CLOCK A. M.

At the residence of Mrs. Chas. Ram-
say, 657 Beretania street, near Pumping
Station.

I will sell the whole of her

HOUSEHOLD FURNITURE

Among which I would draw your attention:
9 GLOBE WERNICKE BOOKCASES,
3 TOP AND 3 BOTTOMS,
COMBINATION BOOKCASE AND
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Library consisting of works by Mark
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HOUSE LOT, corner Wilder avenue
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ha street, July 21, 1906.

2 ACRES, LARGE DWELLINGS and
STORES, King street, Palama. July
21, 1906.

For Sale

I have got the Harlan place, College
Hills down to bed rock price now. I've
got to sell it. You want a home cheap,
it is in the finest suburb of Honolulu.

The place is right.

The price is right.

Let us get together.

The little things you do for, a land-
lord—do for yourself!

The tree you plant—plant for your-
self!

The extra nail you drive—drive for
yourself!

The rent you pay—pay for yourself!

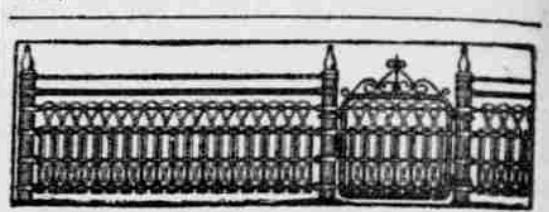
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